## Case 1:04-cr-10156-WAYEDDOCAMEStDISTRIFIEdC09/28/2004 Page 1 of 2 DISTRICT OF MASSACHUSETTS

| UNITED STATES OF AMERICA | ) |   |                         |
|--------------------------|---|---|-------------------------|
|                          | ) |   |                         |
| v.                       | ) |   |                         |
| JOHN CHU (1),            | ) |   | No. 04-CR-10156 WGY     |
| ZHU ZHAOXIN (2) and      | ) |   | 110. 04-CIC-10130 W G I |
| SUNNY BAI (3)            | ) |   |                         |
|                          | ) | ` |                         |

## MOTION FOR LEAVE TO WITHDRAW

NOW COMES Attorney Peter Charles Horstmann, and hereby moves this Honorable Court to permit him to withdraw as counsel for the Defendant in the above-referenced matter. In support thereof Counsel states that he was appointed by the Court to represent the Defendant in the instant matter. Defendant has retained private counsel, Robert Sheketoff, who has filed an appearance on the Defendant's behalf.

## CAVELEBAEORO 563/HONOrabo Comenistrespectified y 09/29/2004 low tige underzigned

Counsel to withdraw as counsel for the Defendant.

Respectfully submitted,

Peter Charles Horstmann, Esquire BBO #556377 Partridge, Ankner & Horstmann, LLP 200 Berkeley Street, 16<sup>th</sup> Floor Boston, MA 02116

Attorney for Defendant Zhu Zhaoxin

(617) 859-9999

## CERTIFICATE OF SERVICE

I, Peter Charles Horstmann, Esquire, hereby certify that on this 29<sup>th</sup> day of September, 2004, a copy of the foregoing MOTION FOR LEAVE TO WITHDRAW was served, electronically upon Gregory T. Moffatt, Assistant United States Attorney, United States Attorneys Office, One Courthouse Way, Boston, MA 02210

Peter Charles Horstmann, Esquire